PATENT 's D cket N **FFICE** IN THE UNITED STATES PATENT AND TRADEMARK in r application of: G. Mourou et al 2501 Serial No: 0 8/224,961 Group No. April 8, 1994 G. Evans Examiner: Filed: For: **Assistant Commissioner for Patents** Washington, D.C. 20231 TRANSMITTAL OF INFORMATION DISCLOSURE STATEM BEFORE MAILING DATE OF EITHER A FINAL ACTION OR NOTICE OF ALLOWANCE (37 CFR 1.97(c)) NOTE: "An information disclosure statement shall be considered by the Office if filed . . . before the mailing date of either (1) a final action under § 1.113 or (2) a notice of allowance under § 1.311, whichever occurs first, provided the statement is accompanied by either a certification as specified in paragraph (e) of this section or the fee set forth in § 1.17(p)." 37 CFR 1.97(c). NOTE: "If a final action or notice of allowance is mailed in an application and later withdrawn, the application will be considered as not having had a final action or notice of allowance mailed for purposes of considering an information disclosure statement." Notice of April 20, 1992 (1138 O.G. 37-41, 39). NOTE: "If information submitted during the period set forth in 37 CFR 1.97(c) with a certification is used in a new ground of rejection on unamended claims, the next Office action will not be made final since in this situation it is clear that applicant has submitted the information to the office promptly after it has become known and the information is being submitted prior to a final determination on patentability by the Office. However, the information submitted with a certification can be used in a new ground of rejection and the next Office action made final, [i]f the new ground of rejection was necessitated by amendment of the application by applicant. Where the information is submitted during this period with a fee, the examiner may use the information submitted, e.g., printed publication or evidence of public use, and make the next Office action final whether or not the claims have been amended, provided that no other new ground of rejection which was not necessitated by amendment to the claims is introduced by the examiner. See MPEP 706.07(a). If a new ground of rejection is introduced that is neither necessitated by an amendment to the claims nor based on the information submitted with the fee set forth in 37 CFR 1.17(p), the Office action shall not be made final." Notice of April 20, 1992 (1138

CERTIFICATE OF MAILING/TRANSMISSION (37 CFR 1.8a)

I hereby certify that this correspondence is, on the date shown below, being:

MAILING

O.G. 37-41, 39).

deposited with the United States Postal Service with sufficient postage as first class mail in an envelope addressed to the Assistant Commissioner for Patents, Washington, D.C. 20231.

Date: May 13, 1996

FACSIMILE

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Sherry Cardwell

(type or print name of person certifying)

(Transmittal of Information Disclosure Statement before Mailing Date of Either a Final Action Or Notice of Allowance [6-4]—page 1 of 3)

WARNING: "A petition for suspension of action to allow applicant tim to submit an information disclosure statement will be denied as failing to present good and sufficient reasons, since 37 CFR 1.97 provides adequate recourse for the timely submission of prior art for consideration by the examinor."

Notic of July 6, 1992 (1141 O.G. 63).

TIME OF TRANSMITTAL OF ACC MPANYING INFORMATI N DISCLOSURE STATEMENT

1. The information disclosure statement transmitted herewith is being filed after three months of the filing date of this national application or the date of entry of the national stage as set forth in § 1.491 in an international application or after the mailing date of the first Office action on the merits, whichever event occurred last but before the mailing date of either:

mailing date of either:			
(1) a final action under § 1.113 or			
(2) a notice of allowance under § 1.311,			
whichever occurs first.			
CERTIFICATION OR FEE			
2. Accompanying this transmittal is			
(check either A or B below)			
A. X a certification as specified in 37 CFR 1.97(e).			
OR			
B. the fee set forth in 37 CFR 1.17(p) for submission of an information disclosure statement under § 1.97(c). (\$220.00).			
FEE PAYMENT			
(complete this item, if applicable)			
3. Applicant elects the option to pay the fee set forth in 37 CFR 1.17(p) for submission of an information disclosure statement under § 1.97(c) (\$220.00).			
Fee due \$			
METHOD OF PAYMENT OF FEE			
4.			
☐ Attached is check in the amount of \$			
☐ Charge Account No in the amount of \$			
A duplicate of this request is attached.			
If any additional fees are due, please charge Account			
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(Transmittal of Information Disclosure Statement before Mailing Date of Either a Final Action Or Notice of Allowance [6-4]—page 2 of 3)			

SIGNATURE OF ATTORNEY

Reg. No. 34,811

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(Transmittal of Information Disclosure Statement before Mailing Date of Either a Final Action Or Notice of Allowance [6-4]—page 3 of 3)

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of:

G. Mourou et al

Group No. 2501

Serial No.: 08/224,961 Filed: April 8, 1994

G. Evans Examiner:

For:

HECEIVEL MAY 2 5 1996

Commissioner of Patents and Trademarks Washington, D.C. 20231

CERTIFICATION FOR INFORMATION DISCLOSURE STATEMENT (37 CFR 1.97(e))

NOTE: A certification must state either: "(1) that each item of information contained in the information disclosure statement was cited in a communication from a foreign patent office in a counterpart foreign application not more than three months prior to the filing of the statement, or (2) that no item of information contained in the information disclosure statement was cited in a communication from a foreign patent office in a counterpart foreign application or, to the knowledge of the person signing the certificate after making reasonable inquiry, was known to any individual designated in § 1.56(c) more than three months prior to the filing of the statement." 37 CFR 1.97(e).

NOTE: "Section 1.97(e) makes it clear that a certification could contain either of two statements. One statement is that each item of information in an information disclosure statement was cited in a search report from a patent office outside the U.S. not more than three months prior to the filing date of the statement. Under this certification, it would not matter whether any individual with a duty actually knew about any of the information cited before receiving the search report. In the alternative, the certification could state that no item of information contained in the information disclosure statement was cited in a communication from a foreign patent office in a counterpart foreign application or, to the knowledge of the person signing the certification after making reasonable inquiry, was known to any individual having a duty to disclose more than three months prior to the filing of the statement." Notice of January 9, 1992, 1135 O.G. 13-25, at 13. (emphasis added). Thus: "If an item of information is submitted within three months of being cited in a communication from a foreign patent office in a counterpart foreign application, the certification can be properly made regardless of any individual's previous knowledge of the information." Id., 1135 O.G. at 19.

"The certification can be based on present, good faith knowledge about when information became known without a search of files being made." Thus, for example, the certification of § 1.97(e) does not preclude the use of the certification in an application by corporations whose practitioners have over the years reviewed thousands of patents and technical publications, even though they are unaware of the relevance of any one thereof to the application. Notice of January 9, 1992, 1135 O.G. 13-15, at 19.

CERTIFICATE OF MAILING/TRANSMISSION (37 CFR 1.8a)

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deposited with the United States Postal vice with sufficient postage as first class mail in an envelope addressed to the Commissioner of Patents and Trademarks, Washington, D.C. 20231

Patent and Trademark Office

☐ transmitted by facsimile to the

Date: May /3, 1996

Sherry Cardwell

(type or print name of person certifying)

(Certification for Information Disclosure Statement (37 CFR 1.97(e)) [6-8]—page 1 of 4)

NOTE: A copy of the foreign search report need not be submitted with the certification. Notice of April 20, 1992 (1138 O.G. 37-41, 40).

NOTE: "The phrase 'after making reasonabl' inquiry' makes it clear that the individual making the certification has a duty to make reasonable inquiry regarding the facts that are being certified. The certification can be made by a registered practitioner who represents a foreign client and who relies on statements made by the foreign client as to the date the information first became known. A registered practitioner who receives information from a client without being informed whether the information was known for more than three months, however, cannot make the certification without making reasonable inquiry. For example, if an inventor gave a publication to the attorney prosecuting an application with the intent that it be cited to the Office, the attorney should inquire as to when that inventor became aware of the publication and should not submit a certification under 37 CFR 1.97(e)(2) to the Office until a satisfactory response is received. The certification can be based on present, good faith knowledge about when information became known without a search of files being made." Notice of April 20, 1992 (1138 O.G. 37-41, 39).

NOTE: "Although it is recognized that an individual actually becomes aware of the information in the communication from a foreign patent office sometime after it was mailed, the mailing date of such a communication, if it occurs prior to a first awareness of the same information, would determine the date for filing of an information disclosure statement without a fee" in a certification procedure under § 1.97(e). Notice of January 9, 1992, 1135 O.G. 13-25, at 19 (emphasis added).

NOTE: "The certification under § 1.97(e) should be made by a person who has knowledge of the facts being certified. The certification can be made by a practitioner who represents a foreign client and who relies on statements made by the foreign client as to the date the information first became known. A practitioner who receives information from a client without being informed whether the information was known for more than three months, however, cannot make the certification without making reasonable inquiry." Notice of January 9, 1992, 1135 O.G. 13-25 at 19.

NOTE: "The term counterpart foreign patent application means that a claim for priority has been made in either the U.S. application or a foreign application based on the other, or that the disclosures of the U.S. and foreign patent applications are substantively identical (e.g., an application filed in the European Patent Office claiming the same U.K. priority as claimed in the U.S. application)." Notice of April 20, 1992 (1138 O.G. 37-41, 39).

NOTE: "Individuals other than the attorney, agent or inventor may comply with this section by disclosing information to the attorney, agent or inventor." 37 CFR 1.56(d) and

"Individuals associated with the filing or prosecution of a patent application within the meaning of this section are:

- (1) each inventor named in the application:
- (2) each attorney or agent who prepares or prosecutes the application; and
- (3) every other person who is substantively involved in the preparation or prosecution of the application and who is associated with the inventor, with the assignee or with anyone to whom there is an obligation to assign the application." 37 CFR 1.56(c).

IDENTIFICATION OF INFORMATION DISCLOSURE STATEMENT FOR WHICH THIS CERTIFICATION IS BEING MADE

1.	This certification is being made for the Information Disclosure Sta		
	\mathbf{X}	accompanying this certification	
		filed	

CERTIFICATION

2. I, the person(s) signing below certify

	(check a	ppropriate item)	
[was cited in a communication f	contained in the information disclosure statement from a foreign patent office in a counterpart foreign ee months prior to the filing of the statement. 37	
NOTE:	The three month period starts from the n of January 9, 1992, 1135 O.G. 13-25 at the foreign patent office." Notice of Apr	nailing date of the foreign patent office communication. Notice t 19. The mailing date is the "date on the communication by il 20, 1992 (1138 O.G. 37-41, 39).	
		OR	
D	was cited in a communication f application or to the knowled making reasonable inquiry, wa	ontained in the information disclosure statement from a foreign patent office in a counterpart foreign dge of the person signing the certification after is known to any individual designated in § 1.56(c) to the filing of the statement. 37 CFR 1.97(e)(2).	
NOTE:	"The time at which information 'was known when the information was discovered in materality came later." Notice of April 20	wn to any individual designated in 37 CFR 1.56(c)' is the time n association with the application even if awareness of the 0, 1992 (1138 O.G. 37-41, 40).	
II	DENTIFICATION OF PERSON	N(S) MAKING THIS CERTIFICATION	
3. The	person making this certification	is	
	(check each appli	icable item (a) and/or (b)	
(a) [(a) the inventor(s) who signs below		
		SIGNATURE OF INVENTOR	
		(type name of inventor who is signing)	
(b) a person who is substantively involved in the preparation or prosect application, and who is associated with the inventor, with the assign anyone to whom there is an obligation to assign the application (37 C and who signs below.		ated with the inventor, with the assignee, or with	
		SIGNATURE OF PERSON	
		(type name of person who is signing)	
		Address of person who is signing	

(Certification for Information Disclosure Statement (37 CFR 1.97(e)) [6-8]—page 3 of 4)

(check each applicable item)
Supplied by the inventor(s).
□ supplied by an individual designated in § 1.56(c).
□ in the attorney's file.

NOTE: "Certification need not be in the form of an oath or a declaration under 37 CFR 1.68. Certification by a registered practitioner or any other individual that the statement was filed within the three-month period of either first citation by a foreign patent office or first discovery of the information will be accepted as dispositive of compliance with this provision in the absence of evidence to the contrary." . . . "A statement on information and belief would not be sufficient." Notice of April 20, 1992 (1138 O.G. 37–41, 39–40).

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